Frank C. Rothrock (SBN: 54552) Thomas A. Woods (SBN: 210050) SHOOK, HARDY & BACON L.L.P. 1 2 Jamboree Center 5 Park Plaza, Suite 1600 3 Irvine, California 92164-2546 Telephone: (949) 475-1500 4 (949) 475-0016 Facsimile: twoods@shb.com 5 Attorneys for Defendants denominated "Covidien, 6 Inc.;" and "Mallinckrodt, Inc." 7 UNITED STATES DISTRICT COURT 8 NORTHERN DISTRICT OF CALIFORNIA 9 ORELLENE SEABOLD, Case No. CV 08-1367 (EMC) 10 Plaintiff. STIPULATION OF THE 11 VS. OF TIME FOR DEFENDANTS 12 **DENOMINATED "COVIDIEN** BAYER HEALTHCARE INC.," AND "MALLINCKRODT INC." TO FILE A RESPONSIVE PHARMACEUTICALS, INC.: BAYER 13 HEALTHCARE LLC; GENERAL ELECTRIC COMPANY; GE **PLEADING** 14 HEALTHCARE, INC.; COVIDIEN, INC.; MALLINCKRODT, INC.; and BRACCO DIAGNOSTICS, INC. 15 Complaint filed: March 10, 2008 16 Defendants. 17 18 TO THE COURT, THE PARTIES, AND ALL COUNSEL FOR THE PARTIES 19 IN THIS CASE: 20 Consistent with Local Rule 6-1 of the U.S. District Court for the Northern 21 District of California, and based on the March 28, 2008 agreement between 22 counsel for plaintiff Orellene Seabold and counsel for defendants denominated 23 "Covidien, Inc." and "Mallinckrodt, Inc.," (hereinafter "Mallinckrodt"), it is 24 hereby stipulated that Mallinckrodt's response to plaintiff's complaint is now due 25

to be filed and served on or before May 1, 2008.

The parties further recognize that this enlargement of time to respond to plaintiffs' complaint does not interfere with any event or deadline already fixed by

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1	Court order. Specifically, the Court's	s Order Setting Initial Case Management
2	Conference fixes the date for the part	ies' Fed. rule Civ. Proc. 26(f) Conference for
3	June 11, 2008.	
4	IT IS SO STIPULATED:	
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6	DATED: March <u>28</u> , 2008	Respectfully submitted,
7		SHOOK, HARDY & BACON L.L.P.
8		SHOOK, HANDI & BACON E.E.I.
9		By: s/Frank C. Rothrock
10		FRANK C. ROTHROCK
11		THOMAS A. WOODS Attorneys for Defendants denominated
12		"Covidien, Inc.;" and "Mallinckrodt,
13		Inc."
14	DATED: March <u>28</u> , 2008	LEVIN SIMES KAISER & GORNICK LLP
15		
16		By:s/ Debra DeCarli
17		Lawrence J. Gornick
18		Debra DeCarli Attorneys for Plaintiff Orellene
19		Seabold Seabold
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